Last revised: August 1, 2017

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

In Re: LUCIUS B	ALDWIN,			Case No.:	16-108	74 VFP	
				Judge:	VINCE	NT F. PAPALIA	
	Debtor(s)						
		Chapter 1	3 Plan and I	Motions			
☐ Origin	nal		Notice Required	d	Date:	SEPTEMBER 8,	2017
☐ Motio	ns Included	☐ Modified/N	No Notice Requ	uired			
		THE DEBTOR HAS					
		YOUR RIGH	TS MAY BE A	FFECTED			
confirmation hearing You should read the or any motion include plan. Your claim ma be granted without fu confirm this plan, if the to avoid or modify a confirmation order al modify a lien based of	on the Plan propose papers carefully ed in it must file a vary be reduced, modurther notice or heathere are no timely lien, the lien avoid lone will avoid or mon value of the coll	art a separate Notice of seed by the Debtor. The and discuss them with written objection within diffied, or eliminated. The aring, unless written obfiled objections, without ance or modification modify the lien. The delateral or to reduce the and appear at the confirms.	his document is the hyour attorney. If the time frame is the time frame is plan may be objection is filed be ut further notice. It is any take place so btor need not file interest rate. Ar	ne actual Plan prop Anyone who wishe stated in the <i>Notice</i> confirmed and beco efore the deadline s See Bankruptcy Ru lely within the chap a separate motion	osed by the stooppose. Your right ome binding stated in the sile 3015. If ter 13 confor adversa	e Debtor to adjust do any provision of the any provision of the standard provision of the standard process. The Court process of the standard process. The proceeding to average and the standard process.	ebts. his Plan by this ons may may hotions he plan
THIS PLAN:							
☐ DOES ☒ DOES IN PART 10.	NOT CONTAIN N	ION-STANDARD PRO	VISIONS. NON-	STANDARD PROV	ISIONS M	JST ALSO BE SET	FORTH
		AMOUNT OF A SECUI NT OR NO PAYMENT					
☐ DOES ☒ DOES		UDICIAL LIEN OR NOI 7, IF ANY.	NPOSSESSORY	/, NONPURCHASE	E-MONEY S	SECURITY INTERE	ST.
Initial Debtor(s)' Attorne	ey:HR	Initial Debtor:	LB	Initial Co-Debtor:			

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Part 1: Payment and Length of Plan
a. The debtor shall pay \$275 perMONTH to the Chapter 13 Trustee, starting on
FEBRUARY OF 2016 for approximatelySIXTY (60) months.
b. The debtor shall make plan payments to the Trustee from the following sources:
□ Future earnings
\square Other sources of funding (describe source, amount and date when funds are available):
c. Use of real property to satisfy plan obligations:
Sale of real property
Description: 36 Hughes Street, Maplewood, New Jersey.
Proposed date for completion:FEBRUARY 28, 2018
☐ Refinance of real property: Description:
Proposed date for completion:
☐ Loan modification with respect to mortgage encumbering property:
Description:
Proposed date for completion:
d. The regular monthly mortgage payment will continue pending the sale, refinance or loan modification.
e. \square Other information that may be important relating to the payment and length of plan:
Part 2: Adequate Protection ⊠ NONE
a. Adequate protection payments will be made in the amount of \$ to be paid to the Chapter 13 Trustee and disbursed pre-confirmation to (creditor).
b. Adequate protection payments will be made in the amount of \$ to be paid directly by the
debtor(s) outside the Plan, pre-confirmation to: (creditor).

Part 3: Priority Claims (Including Administrative Expenses)								
a. All allowed priority claims will be paid in full unless the creditor agrees otherwise:								
Creditor	Type of Priority Amount to be Paid							
CHAPTER 13 STA TRUSTEE	NDING	ADMINISTRAT	IVE	AS	SALLOWED	BY STA	ATUTE	
ATTORNEY FEE B	BALANCE	ADMINISTRATI	VE	BALANCE DUE: \$3,500 (ORIGINAL FEE PLUS SUPPLEMENTAL COUNSEL FEES)			,	
DOMESTIC SUPPO OBLIGATION	ORT			ГС	E3)			
 b. Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount: Check one:								
Creditor	-	Type of Priority			aim Amount	Amou	nt to be Paid	
	a	Domestic Support Obligations assigned or owed to a governmental unit and paid les than full amount:						
Part 4: Secured	Claims							
The Debtor w	vill pay to the Trustee	ning Payments on Pole (as part of the Plan)) allowed claims	for a	arrearages or			
Creditor	Collateral or Type of Debt	Arrearage	Interest Rate or Arrearage	n	Amount to b Paid to Cred (In Plan)	_	Regular Monthly Payment (Outside Plan)	

b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears:

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)

c. Secured claims excluded from 11 U.S.C. 506: ⊠ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

Name of Creditor	Collateral	Interest Rate	Amount of Claim	Total to be Paid through the Plan Including Interest Calculation

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments 🛛 NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

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Creditor	Collateral	Scheduled Debt	I	Total Collateral Value	Superior Lie		Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to be Paid
Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.									
e. Surrender NONE Upon confirmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 be terminated in all respects. The Debtor surrenders the following collateral:									
Creditor			Collateral to be Surrendered Value of Collatera				of Surrendered eral	•	
WYNDHAM VACA	ATIONS		TIMESHARE UNIT, UN WYNDHAM PALM AIRE, POMPANO BEACH, FLORIDA				NOWN	FUL	ENDER IN FACTION
f. Secured Claims Unaffected by the Plan ⊠ NONE The following secured claims are unaffected by the Plan:									
g. Secured Claim	ıs to be Paid	l in Full Thr	ough	n the Plan: ⊠	NONE				
Creditor			Collateral			Total Amount to be Paid Through the Plan			
Part 5: Unsecu	red Claims	□ NONE							

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a. Not separate	ely classifi	i ed allowed no	n-priority unsecured cl	aims shall be paid:				
☐ Not less th	an \$	 	to be distributed pro ra	nta				
☐ Not less th	an pe	rcent						
⊠ <i>Pro Rata</i> d	listribution	from any rema	aining funds					
b. Separately cla	assified u	nsecured clair	ms shall be treated as	follows:				
Creditor		Basis for Sep	parate Classification	Treatment	Amount to be Paid			
Part 6: Executory C	Contracts	and Unexpire	d Leases ⊠ NONE					
(NOTE: See time	limitations	s set forth in 11	1 U.S.C. 365(d)(4) that	may prevent assumption	n of non-residential real			
property leases in this			. 0.0.0. 000(4)(1) 4.141					
All executory cor	ntracts and	d unexpired lea	ases, not previously rej	ected by operation of lav	v, are rejected, except			
the following, which are	e assumed	l: ·						
Creditor	Arrears to Plan	o be Cured in	Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment			
Part 7: Motions ⊠	NONE							
	_			tially affected creditors	=			
•				n the manner set forth and valuation must be t				
		-		ind valuation must be	illed with the Clerk of			
, .	Court when the plan and transmittal notice are served.							
a. Motion to Av	oid Liens	Under 11. U.S	S.C. Section 522(f).	⊠ NONE				
The Debtor move	es to avoic	I the following	liens that impair exem	otions:				

Creditor	Natu Colla		e of Lien	Amount Lien	of	Value of Collateral	Amount of Claimed Exemption	Sum of Other Agains Prope	Liens st the	Amount of Lien to be Avoided
b. Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured. NONE The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:										
Creditor	Collateral	Scheduled Debt	Total Collat Value		Sup	perior Liens	Value of Creditor' Interest i Collatera	n	Total A Lien to Reclas	
c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. NONE The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:										
Creditor	Collateral	Scheduled Debt	Total Collater Value	ral	Amount to be Deemed Secured Amount to be Reclassified a			Unsecured		

Part 8: Other Plan Provisions
a. Vesting of Property of the Estate
☑ Upon confirmation
☐ Upon discharge
b. Payment Notices
Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.
c. Order of Distribution
The Standing Trustee shall pay allowed claims in the following order:
1) Ch. 13 Standing Trustee commissions, Counsel Fees and Supplemental Counsel Fees
2) Secured Claims
3) Priority Claims
4) Unsecured Claims
d. Post-Petition Claims
The Standing Trustee ☐ is, ☒ is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. Section
1305(a) in the amount filed by the post-petition claimant.
Part 9: Modification ⊠ NONE
If this Plan modifies a Plan previously filed in this case, complete the information below.
Date of Plan being modified: FEBRUARY 22 2016

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Explain below why the plan is being modified: TO CHANGE THE PLAN TO CALL FOR A SALE OF THE REAL PROPERTY OWNED BY THE DEBTOR, LOCATED IN MAPLEWOOD, NEW JERSEY	Explain below how the plan is being modified: THE PLAN NOW PROVIDES FOR A SALE OF THE PROPERTY WITHIN A PERIOD OF SIX MONTHS. CONTEMPORANEOUS AND AFTER THE FILING THE VALUE OF THE PROPERTY HAS INCREASED, THUS CREATING EQUITY IN THE REALTY. THE PAYMENTS REMAIN THE SAME, THE PLAN MERELY CALLS FOR A SALE OF THE REALTY. NO CHANGE IN PLAN PAYMENTS OR PAYMENT AS TO UNSECURED CLAIMS.							
Are Schedules I and J being filed simultaneously with this Modified Plan? \qed Yes \qed No								
Part 10: Non-Standard Provision(s): Signatures Requi	ired							
Non-Standard Provisions Requiring Separate Signatu	res:							
⊠ NONE								
☐ Explain here:								
Any non-standard provisions placed elsewhere in this	plan are void.							
The Debtor(s) and the attorney for the Debtor(s), if any	, must sign this Certification.							
I certify under penalty of perjury that the plan contains this final paragraph.	no non-standard provisions other than those set forth in							
Date: SEPTEMBER 8, 2017	/S/ HERBERT B. RAYMOND, ESQ. Attorney for the Debtor							
Date: SEPTEMBER 8, 2017	/S/ LUCIUS BALDWIN Debtor							
Date:	/S/ Joint Debtor							
Signatures								

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The Debtor(s) and the attorney for the Debtor(s), if any, must sign this Plan.					
Date: SEPTEMBER 8, 2017	/S/ HERBERT B. RAYMOND, ESQ Attorney for the Debtor				
I certify under penalty of perjury that the above is true.					
Date: SEPEMBER 8, 2017	/S/ LUCIUS BALDWIN Debtor				
Date:	Joint Debtor				